## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Norfolk Division

Caron Nazario,		)	
	Plaintiff,	)	
v.		)	Civil Action No. 2:21-cv-00169
		)	
Joe Gutierrez, et. al.		)	
	Defendants.	)	
	ORDE	R	

**CAME THE PLAINTIFF**, Lt. Caron Nazario, by counsel, and upon his motion for partial summary judgment pursuant to Fed. R. Evid. 402, 403, and 702 and Fed. R. Civ. P. 16(f) and 37(c) to exclude or limit the testimony of defendant Crocker's proposed experts. And upon consideration of the arguments set forth in his motion, it is hereby:

**ORDERED, ADJUDGED, AND DECREED**, that the plaintiff's motion is hereby **GRANTED**. It is further **ORDERED, ADJUDGED, AND DECREED** that pursuant to Fed. R. Civ. P. 16(f) and 37(c) and Fed. R. Evid. 702 Scott Sauter, Ph.D is excluded and shall not be permitted to tesitify. It is further:

**ORDERED, ADJUDGED, AND DECREED**, that the plaintiff's motion is hereby **GRANTED**. It is further **ORDERED, ADJUDGED, AND DECREED** that pursuant to Fed. R. Civ. P. 16(f) and 37(c) and Fed. R. Evid. 702 Keyhill Sheorn, M.D. is excluded and shall not be permitted to testify. Further:

As this Court **FINDS** that Mr. Brandon Tatum substantially lacks the qualifications to opine on as an expert on law enforcement and use of force matters, and the prejudicial effect that any opinion testimony he would offer substantially outweigh any probative value, and that such opinion testimony would confuse and mislead the jury, it is further **ORDERED**, **ADJUDGED**,

AND DECREED	that pursuant to	Fed. R.	Evid. 402	, 403, and	702 Brandon	Tatum is	excluded
and shall not be pe	ermitted to testif	y.					

It Is So Ordered.	
Entered this day of, 2022	
By: The Honorable Roderick C. Young, United States District Judge.	